1 2 3 4 5 6 7 8	NICHOLAS A. TRUTANICH United States Attorney District of Nevada Nevada Bar Number 13644 CHRISTOPHER D. BAKER Assistant United States Attorney 501 Las Vegas Boulevard So., Suite 1100 Las Vegas, Nevada 89101 Phone: (702) 388-6336 Fax: (702) 388-5087 Christopher.D.Baker@usdoj.gov Representing the United States of America	
10	DISTRICT OF NEVADA -oOo-	
11	UNITED STATES OF AMERICA,	2:09-mj-00654- NJK
12	Plaintiff,	GOVERNMENT'S MOTION TO
13	vs.	DISMISS CRIMINAL COMPLAINT PURSUANT TO FEDERAL RULE OF
14	CARLOS AGUILAR,	CRIMINAL PROCEDURE 48(A)
15	Defendant.	
16		
17	The United States of America, by and the	rough the undersigned attorney, respectfully
18 19	The United States of America, by and through the undersigned attorney, respectfully seeks leave of court pursuant to Federal Rule of Criminal Procedure 48(a) to dismiss the above-	
20	captioned case and any outstanding warrant (if any) against Defendant, CARLOS AGUILAR.	
21	The United States evaluated the age of the case and determined that dismissing the case, and	
22	any outstanding warrant, is in the best interest of justice.	
23		
24		

Accordingly, the United States respectfully requests that the Court dismiss the	
complaint and any outstanding warrar	nt against the above-captioned defendant.
DATED: June 5, 2019.	
	Respectfully submitted,
	NICHOLAS A. TRUTANICH
	United States Attorney
	/s/ CHRISTOPHER D. BAKER
	First Assistant United States Attorney
	ODANTED
The Government's motion is hereby _	GRANTED
SO ORDERED:	
Heide I Ohn Manistrata hadas	Dated: August 13, 2019
United States Magistrate Judge	
	complaint and any outstanding warrant DATED: June 5, 2019. The Government's motion is hereby